\$ 271.703(c)(4), a Notice of Proposed Rulemaking by the Director of the Office of Pipeline and Producer Regulation (OPPR) was issued on February 11, 1985, to determine whether the Colorado recommendation should be adopted.<sup>3</sup> No comments were received.

### Discussion

In support of its recommendation, Colorado submitted a summary of core analysis data from five wells located outside the petitioned area. As authorized by § 271.703(c)(3)(vii), staff requested by letter dated May 6, 1985, that Colorado supplement its recommendation with permeability data for wells situated within the petitioned area. Without such data, the Commission's staff could not determine whether the average in situ gas permeability was expected to be 0.1 millidarcy or less, as provided by § 271.703(c)(2)(i)(A). Staff also requested post-stimulation production data and any other pertinent information to substantiate the recommendation that the pre-stimulation flow rate was not expected to exceed the maximum lawful rate set forth in § 271.703(c)(2)(ii). Flow rate data was not provided in the original record supporting the subject recommendation.

In response to the staff request, Kauffman and Weinberger. Inc., successor to CF & C Energy Resources indicated to Colorado that it wished to withdraw the application submitted by CF & C Energy Resources. By letter dated December 19, 1986, Colorado transmitted the applicant's request for withdrawal to the Commission and indicated Colorado's concurrence. The Commission is treating the Colorado concurrence as a request for withdrawal of its recommendation. This action is without prejudice to resubmittal of the recommendation if and at such time as additional information required by the Commission's regulations becomes available.

The Commission orders:

- (A) The request by the Colorado Oil and Gas Commission that the subject recommendation for designation of a tight formation be withdrawn is granted.
- (B) The Notice of Proposed Rulemaking in this docket be withdrawn.
- (C) Docket No. RM79-76-243 is hereby terminated without prejudice to any subsequent recommendation that Colorado may resubmit that the Niobrara Formation be designated as a tight formation under § 271.703.

By the Commission.

Lois D. Cashell,

Acting Secretary.

[FR Doc. 87–9816 Filed 4–29–87; 8:45 am]

BILLING CODE 6717–01–M

### 18 CFR Part 292

[Docket No. RM87-12-000]

## Cogeneration; Small Power Production

April 24, 1987.

**AGENCY:** Federal Energy Regulatory Commission, DOE.

**ACTION:** Notice of public conferences; partial extension of time.

Regulatory Commission (Commission) has held a series of public conferences to afford the public an opportunity to comment on issues concerning the implementation of section 210 of the Public Utility Regulatory Policies Act of 1978 (PURPA), 16 U.S.C. 824a—3. Notice of the public conferences was issued on January 20, 1987 (52 FR 2552 (1987)). This notice extends the time for responding to questions asked by the Commissioner at the conferences

DATES: Answers to questions are due on or before May 8, 1987. The deadline for general comments remains April 30, 1987.

ADDRESS: All filings should refer to Docket No. RM87–12–000, and should be addressed to: Office of the Secretary, Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426.

FOR FURTHER INFORMATION CONTACT: Kenneth F. Plumb, Secretary, (202) 357–8400.

## Notice of Extension of Time

On April 21, 1987, Oklahoma Gas and Electric Company (OG&E) filed a motion for an extension of time for the filing of final comments in response to questions at public hearings, in the abovedocketed proceeding. At each of the regional hearings and at the final hearing in Washington, DC, several Commissioners directed specific questions to participants in these proceedings and asked that the participants respond to those questions in writing. OG&E's motion states that the current April 30, 1987, deadline for the filing of final comments does not permit adequate opportunity to respond to the extensive questioning which occurred during the hearings.

Upon consideration, notice is hereby given that an extension of time for the filing of answers to specific questions

asked by individual Commissioners during the above-mentioned hearings is granted to and including May 8, 1987. Respondents to questions asked during the public hearings should identify the specific questions to which they are responding. The deadline for all general comments remains April 30, 1987.

Lois D. Cashell.

Acting Secretary.
[FR Doc. 87-9815 Filed 4-29-87; 8:45 am]
BILLING CODE 6717-01-M

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 357

[Docket No. 82N-0168]

Benign Prostatic Hypertrophy Drug Products for Over-the-Counter Human Use; Proposed Rulemaking; Correction

**AGENCY:** Food and Drug Administration. **ACTION:** Notice of proposed rulemaking: correction.

SUMMARY: The Food and Drug
Administration (FDA) is correcting the
notice of proposed rulemaking that
would establish conditions under which
over-the-counter (OTC) benign prostatic
hypertrophy drug products (drug
products used to relieve the symptoms
of enlarged prostate gland) are generally
recognized as safe and effective and not
misbranded (February 20, 1987; 52 FR
5406). The section numbers under
Subpart L—Benign Prostatic
Hypertrophy Drug Products were
inadvertently misnumbered. This
document corrects that error.

FOR FURTHER INFORMATION CONTACT: William E. Gilbertson, Center for Drugs and Biologics (HFN-210), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-295-8000.

SUPPLEMENTARY INFORMATION: In FR Doc. 87–3570 appearing at page 5406 in the Federal Register of Friday, February 20, 1987, the following corrections are made:

## PART 357—[AMENDED]

In the second and third columns on page 5410 under Subpart L—Benign Prostatic Hypertrophy Drug Products "§§ 357.1001, 357.1003, 357.1010, and 357.1050" are corrected to read "§§ 357.1101, 357.1103, 357.1110, and 357.1150," respectively, everywhere they appear.

<sup>&</sup>lt;sup>3</sup> 50 FR 6198, February 14, 1985.

Dated: April 24, 1987.

John M. Taylor,

Associate Commissioner for Regulatory

Affairs.

[FR Doc. 87-9732 Filed 4-9-87; 8:45 am]

BILLING CODE 4160-01-16

## DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

## 30 CFR Part 925

Public Comment Procedures and Opportunity for Public Hearing on Proposed Modifications to the Missouri Permanent Regulatory Program

**AGENCY:** Office of Surface Mining Reclamation and Enforcement (OSMRE), Interior.

ACTION: Proposed rule.

SUMMARY: OSMRE is announcing procedures for a public comment period and for requesting a public hearing on the substantive adequacy of a proposed amendment to Missouri's initial and permanent regulatory programs (hereinafter referred to as the Missouri program) under the Surface Mining Control and Reclamation Act of 1977 (SMCRA).

The proposed amendment consists of changes in Missouri's law and regulations concerning bonding, backfilling and grading, tree and shrub stocking, bond types and conditions, bond liability release criteria for temporary structures, pattern of violations requirements and enforcement actions for notices of delinquent reclamation.

This notice sets forth the times and locations that the Missouri program and the proposed amendments will be available for public inspection, the comment period during which interested persons may submit written comments on the proposed amendments, and the procedures that will be followed for the public hearing, if one is requested.

DATES: Written comments from the

pates: Written comments from the public not received by 4:30 p.m. June 1, 1987, will not necessarily be considered in the decision process. A public hearing on the proposed amendments will be held upon request at 1:00 p.m. May 26, 1987, at the Kansas City Field Office. Any person interested in making an oral or written presentation at the hearing should contact Mr. William J. Kovacic at the Kansas City Field Office by May 15, 1987. If no person has contacted Mr. Kovacic by that date to express an interest in the hearing, the hearing will

be cancelled. If only one person requests an opportunity to speak at the hearing, a public meeting, rather than a hearing, may be held and the results of the meeting included in the Administrative Record. If possible, a notice of the meeting will be posted in advance at the locations listed under "ADDRESSES".

ADDRESSES: Written comments and requests for a public hearing should be directed to Mr. William J. Kovacic, at the address or telephone number listed below.

Copies of the Missouri program, the proposed modifications to the program, a listing of any scheduled public meetings, and all written comments received in response to this notice will be available for review at the OSMRE and the office of the State regulatory authority listed below, Monday through Friday, during normal business hours, excluding holidays. Each requester may receive, free of charge, one copy of the proposed amendments by contacting the OSMRE Kansas City Field Office.

William J. Kovacic, Director, Office of Surface Mining Reclamation and Enforcement, Kansas City Field Office, Room 502, 1103 Grand Avenue, Kansas City, Missouri 64106, Telephone: (816) 374–5527

Office of Surface Mining Reclamation and Enforcement, Headquarters Office, Room 5315Am 1100 L Street, NW., Washington, DC 20240

Missouri Department of Natural Resources, Land Reclamation Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, Missouri 65102

FOR FURTHER INFORMATION CONTACT: Mr. William J. Kovacic, Director, Office of Surface Mining Reclamation and Enforcement, Kansas City Field Office, 1103 Grand Avenue, Room 502, Kansas City, Missouri 64106, Telephone: (816) 374-5527.

## SUPPLEMENTARY INFORMATION:

## I. Background

The Secretary of the Interior approved the Missouri program on November 21, 1980 (45 FR 77017–77028). Information pertinent to the general background and revisions, to the permanent program submission, as well as the Secretary's findings, the disposition of comments, and a detailed explanation of the conditions of approval of the Missouri program can be found in the November 21, 1980 Federal Register (45 FR 77017). Subsequent actions concerning proposed amendments and the conditions of approval are codified at 30 CFR 925.10, 925.15 and 925.16.

# II. Submission of Amendment

By letter dated February 4, 1987, Administrative Record No. MO-307, Missouri submitted certain proposed revisions to the Missouri regulatory program. These revisions are intended, in part, to satisfy eight required amendments imposed as part of the rulemaking approving an earlier amendment (30 CFR 925.15).

The revisions modify sections of the Revised Statutes of Missouri (RSMo) at 444.950; 444.960; and 444.965, RSMo 1986, as summarized briefly below:

- 1. Missouri proposes to amend 444.950, RSMo 1986; to raise the performance bond to \$2,500 from \$500 per acre. The increased bond applies to undisturbed acres under existing permits and acres proposed for permit. This change is in response to an OSMRE letter written under 30 CFR 732.17(d) concerning the adequacy of the bonding system.
- 2. Missouri proposes to amend 444.960 and 444.965, RSMo 1986, to raise the reclamation bond fund ceiling from three million dollars to seven million dollars.

This change is in response to an OSMRE letter written under 30 CFR 732.17(d) concerning the adequacy of the bonding system.

The revisions also modify sections of the Missouri Code of State Regulations (CSR) at: 10 CSR 40–2.090(5); 10 CSR 40–3.040 (2), (6), and (17); 10 CSR 40–3.110(1); 10 CSR 40–3.120(7); 10 CSR 40–3.200 (2) and (16); 10 CSR 40–3.270(7); 10 CSR 40–7.011 (2) and (3); 10 CSR 40–7.021(2); 10 CSR 40–7.031; 10 CSR 40–7.041 (1), (2), and (3); and 10 CSR 40–8.030 (6) and (18) as summarized briefly below:

- 1. Missouri proposes to amend 10 CSR 40-2.090(5)(B) to vest the director, as opposed to the Land Reclamation Commission, with the authority to determine when a revegetated area is ready for livestock grazing. This change would streamline the process of making decisions on requests from operators to graze livestock on areas where the operator's liability for reclamation bond has not been released. This revision would also make this initial rule consistent with the permanent program rules.
- 2. Missouri proposes to amend 10 CSR 40-3.040 and 10 CSR 40-3.200, requirements for protection of the hydrologic balance. Missouri proposes to delete 10 CSR 40-3.040(2)(B)7 and 10 CSR 40-3.200(2)(A)7 and add new subsections 10 CSR 40-3.040(2)(B) and 10 CSR 40-3.200(2)(B) on water quality and effluent limitations for both surface